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9	and persons similarly situated Timothy G. Blood (Cal. Bar No. 149343)	State Street Financial Center One Lincoln Street Poster MA 02111 2050
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14	Attorneys for Plaintiff PHILLIP R. CORVELL and persons similarly situated	LO,
15	UNITED STATES	S DISTRICT COURT
16	NORTHERN DISTRICT OF CALIF	ORNIA - SAN FRANCISCO DIVISION
17	PHILLIP R. CORVELLO, On Behalf of Himself and All Others Similarly Situated,	Case No. 10-cv-05072 VC
18	Plaintiff,	<u>CLASS ACTION</u>
19	V.	STIPULATION AND PROPOSED ORDER TO MODIFY DEADLINE TO FILE
20	WELLS FARGO BANK N.A. d/b/a WELLS FARGO HOME MORTGAGE d/b/a AMERICA'S SERVICING	MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION
21	COMPANY,	SETTLEMENT
22	Defendant.	G N 11 0000111G
23	AMIRA JACKMON, individually, and on behalf of others similarly situated,	Case No. 11-cv-03884 VC
24	Plaintiff,	
25	v. AMERICA'S SERVICING COMPANY	
26	and WELLS FARGO BANK, N.A.,	
27		
	Defendant.	
28	Defendant.	

Case No. 3:10-cv-05072-VC Case No. 3:11-cv-03884-VC

1	PLEASE TAKE NOTICE that plaintiffs Phillip R. Corvello and Amira Jackmor
2	(collectively, "Plaintiffs") and Defendant Wells Fargo Bank, N.A. ("Wells Fargo")
3	(collectively, the "Parties"), by and through their respective counsel, stipulate and agree as
4	follows:
5	WHEREAS, on May 9, 2017, the Parties filed a joint letter with the Court reporting
6	that they had reached a settlement in principle of both the class and individual claims in the
7	Jackmon and Corvello actions [Corvello ECF No. 206];
8	WHEREAS, on May 10, 2017, the Court stayed all presently accruing filing deadlines
9	and continued all remaining pretrial and trial dates, and ordered that Plaintiffs' motion for
10	preliminary approval of the class settlement be filed by June 9, 2017 [Corvello ECF No. 209];
11	WHEREAS, the Parties have been diligently and in good faith drafting and negotiating
12	the terms and provisions of the individual and class settlement agreements, the exhibits to the
13	class settlement agreement, and working with a potential claims administrator to prepare for
14	the proposed class notice and settlement administration process; and
15	WHEREAS, the Parties require limited, additional time to adequately and
16	appropriately prepare the agreements and moving papers for the Court's preliminary approva
17	consideration.
18	IT IS HEREBY STIPULATED AND AGREED by the Parties that:
19	1. The proposed class action settlement agreement and motion for preliminary
20	approval will be filed by June 23, 2017.
21	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.
22	Dated: June 6, 2017
23	Plaintiffs PHILLIP CORVELLO and Defendant WELLS FARGO BANK, N.A. AMIRA JACKMON
24	s/ Thomas J. O'Reardon II s/ Irene C. Freidel
25	Thomas J. O'Reardon II Irene C. Freidel (pro hac vice) BLOOD HURST & O'REARDON LLP Jennifer J. Nagle (pro hac vice)
26	Peter B. Fredman LAW OFFICE OF PETER FREDMAN PC  David D. Christensen (pro hac vice)  Matthew N. Lowe (pro hac vice)
27	Thomas E. Loeser  Matthew G. Ball  K. L. GATES II D
28	HAGENS BERMAN SOBOL SHAPIRO  R&L GATES ELF

Case No. 3:10-cv-05072-VC Case No. 3:11-cv-03884-VC

1	ECF CERTIFICATION
2	I, THOMAS J. O'REARDON, II, am the ECF User whose ID and password are being
3	used to file this document and hereby attest that all signatories concur with this filing.
4	Dated: June 6, 2017 BLOOD HURST & O'REARDON, LLP
5	BLOOD HORST & O REARDON, ELI
6	By: s/ Thomas J. O'Reardon II
7	Thomas J. O'Reardon II
8	
9	
10	(PROPOSED) ORDER
11	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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13	DATED: June 8, 2017 Hon. Vince Chhabria
14	United States District Judge
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	2 Case No. 3:10-cv-05072-VC

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